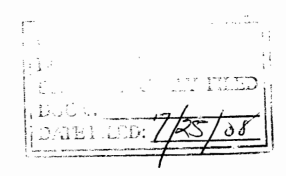
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Attorney for Plaintiffs



UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

AVA ACUPUNCTURE P.C., OKSLEN ACUPUNCTURE P.C. Individually and as Assignee of Leona Deleston, MODEL SUPPLY INC. and KINGS COUNTY CHIROPRACTIC P.C., 08-CV-5650 (SAS) Plaintiffs, NOTICE OF DISMISSAL (Fed. R. Civ. P. 41(a)(1)(A)(i)) -against-**ECF CASE** STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, AUTOONE INSURANCE COMPANY, GENERAL ASSURANCE COMPANY, ONE BEACON INSURANCE COMPANY, MCDONNELL & ADELS P.C., MELLI GUERIN & WALL P.C., KATTEN MUCHIN ROSENMAN LLP, RIVKIN RADLER LLP, ISEMAN CUNNINGHAM RIESTER & HYDE LLP, NATIONAL INSURANCE CRIME BUREAU, ERIC R. DINALLO SUPERINTENDENT OF INSURANCE STATE OF NEW YORK and THE JOHN DOE INSURANCE COMPANIES Defendants.

TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD:

TAKE NOTICE that no class having been certified AVA Acupuncture P.C., Plaintiff, dismisses this action as against all Defendants without prejudice pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure. Defendants have not served an answer to the Complaint or a motion for summary judgment.

Dated: July 23, 2008

The Zuppa Firm PLLC

Raymond J. Zuppa Jr.
Attorney for the Plaintiff
AVA Acupuncture P.C.